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10/539954

(PATENT)

NA/HE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

SCHMITZ, et al.

Confirmation No.: Not Yet Assigned

Application No.: 10/539954

Group Art Unit: Not Yet Assigned

Filed: June 17, 2005

Examiner: Not Yet Assigned

For: METHOD FOR PRODUCING AMINO ACIDS

TRANSMITTAL OF TRANSLATION OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants enclose herewith the Translation of the International Preliminary Examination Report.

Applicants believe no fee is due with this communication. However, if a fee is due, the Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith (or with any paper hereafter filed in this application by this firm) to our Deposit Account No. 03-2775, under Order No. 13195-00006-US, from which the undersigned is authorized to draw.

Respectfully submitted,

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PCT 10. Aug. 2005

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NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)
(PCT Rule 72.2)

Date of mailing (day/month/year)

From the INTERNATIONAL BUREAU US-COGGOCCY

То:

PRESSLER, Uwe BASF Aktiengesellschaft 67056 Ludwigshafen ALLEMAGNE ASTIV SI

EL: Phase beendet 25.05.05

Applicant's or agent's file reference

0000054195

04 August 2005 (04.08.2005)

International application No. PCT/EP2003/014649

IMPORTANT NOTIFICATION

International filing date (day/month/year)
19 December 2003 (19.12.2003)

Applicant

METANOMICS GMBH & CO. KGAA et al

1. Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation made by the International Bureau of the international preliminary examination report established by the International Preliminary Examining Authority.

2. Transmittal of the copy of the translation to the elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following elected Offices requiring such translation:

AZ, CA, CH, CN, GH, KG, KP, KR, MK, MZ, RU, TM

The following elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, BA, BB, BG, BR, BW, BY, BZ, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GM, HR, HU, ID, IL, IN, IS, JP, KE, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MN, MW, MX, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, SC, SD, SE, SG, SK, SL, SY, TJ, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report.

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Agnes Wittmann-Regis

Facsimile No.+41 22 740 14 35 Facsimile N

Form PCT/IB/338 (July 1996)

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Translation

PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 0000054195	FOR FURTHER ACTI	ON See Notif	recation of Transmittal of International Examination Report (Form PCT/IPEA/416)		
International application No.	International filing date (- ,	Priority date (day/month/year)		
PCT/EP2003/014649	19 December 2003	<u> </u>	20 December 2002 (20.12.2002)		
International Patent Classification (IPC) or national classification and IPC C12N 15/82					
Applicant METANOMICS GMBH & CO. KGAA					
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 					
2. This REPORT consists of a total of	sheets, inc	uding this cover	sheet.		
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes consist of a tol	al of5 shee	ts.	•		
3. This report contains indications relat	ing to the following items:				
I Basis of the report	I Basis of the report				
II Priority					
III Non-establishment o	f opinion with regard to no	velty, inventive st	ep and industrial applicability		
IV Lack of unity of inve	ntion				
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
VI Certain documents ci	ted				
VII Certain defects in the	VII Certain defects in the international application				
VIII Certain observations on the international application					
Date of submission of the demand	Da	e of completion of	of this report		
16 July 2004 (16.07.20	004)	081	March 2005 (08.03.2005)		
Name and mailing address of the IPEA/EP	Au	horized officer			
Facsimile No.	Tel	ephone No.			

Form PCT/IPEA/409 (cover sheet) (July 1998)

International application No.

PCT/EP2003/014649

1. 1	Basis	of the re	eport	
1.	With	regard to	to the elements of the international application:*	
		the inte	ernational application as originally filed	•
i	$\overline{\nabla}$	the des	scription:	
	س	pages	•	as originally filed
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		pages	, filed with the letter of	, med with the demand
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		pages	, as amended (together with any state	ement under Article 19
		pages		, filed with the demand
		pages	, filed with the letter of	
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Ļ	∠] ti	he seque	ence listing part of the description:	
		pages	1-29	
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	These	the language the language the language the language or 55.3	aguage of a translation furnished for the purposes of international search (under Rule 23.1(b)). aguage of publication of the international application (under Rule 48.3(b)). aguage of the translation furnished for the purposes of international preliminary examination 3).	which is: (under Rule 55.2 and/
3.	With prelin ∇	ninary ex	to any nucleotide and/or amino acid sequence disclosed in the international applicate examination was carried out on the basis of the sequence listing:	ion, the international
			ned in the international application in written form.	
			ogether with the international application in computer readable form.	
	\dashv		ned subsequently to this Authority in written form.	
		furnish	ned subsequently to this Authority in computer readable form.	
į		The sta	tatement that the subsequently furnished written sequence listing does not go beyond tational application as filed has been furnished.	the disclosure in the
		The sta	atement that the information recorded in computer readable form is identical to the written urnished.	sequence listing has
4. [The am	nendments have resulted in the cancellation of:	
			the description, pages	
			the claims, Nos.	
			the drawings, sheets/fig	
5. [This rep	port has been established as if (some of) the amendments had not been made, since they have the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	been considered to go
a.	nd 70	report).17).	sheets which have been furnished to the receiving Office in response to an invitation under Arti t as "originally filed" and are not annexed to this report since they do not contain ame	ndments (Rule 70.16
** A	ny re	placeme	ent sheet containing such amendments must be referred to under item I and annexed to this repo	rt.

International application No.

PCT/EP2003/014649

indus	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to trially applicable have not been examined in respect of:
	the entire international application.
\boxtimes	claims Nos1-24, 25(in part)
becau	
	the said international applications at the said internation at the said international applications at the said internation at the said
Ш	relate to the following subject matter which does not require an international preliminary examination (specify):
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):
	(-19)).
	18 Claims, or said alaime No.
ti	he claims, or said claims Nos are so inadequately supported
º	he claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed. o international search report has been established for said claims Nos 1-24, 25 (in part)
n meanin	o international search report has been established for said claims Nos
meanin	y the description that no meaningful opinion could be formed.

International application No. PCT/EP 03/14649

ī	Rasis	of the	report
	Dusis	OI the	, cpu.

1. This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments):

Continuation of: I.6

1. The subject matter of the newly filed claims 1-25 does not go beyond the subject matter of the international application in the originally filed version. PCT Article 34(2)(b) is therefore formally satisfied.

International application No. PCT/EP 03/14649

Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)				
Continuation of:				
See	the	Supplemental	вож.	
				•

International application No.
PCT/EP 03/14649

NO

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1.	Statement				
	Novelty (N)	Claims	1-19	YES	
		Claims	20-24	NO .	
	Inventive step (IS)	Claims		YES	
		Claims	1-24	NO	
	Industrial applicability (IA)	Claims	1-24	Vna	

Claims

2. Citations and explanations

See the Supplemental Box.

International application No. PCT/EP 03/14649

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III and V

1. Reference is made to the following documents:

D1: EP-A-0 930 367 (BASF AG; KERNFORSCHUNGSANLAGE JUELICH (DE)) 21 July 1999 (1999-07-21)

D2: MONSCHAU N ET AL: "THREONINE ALDOLASE
OVEREXPRESSION PLUS THREONINE SUPPLEMENTATION
ENHANCED RIBOFLAVIN PRODUCTION IN ASHBYA
GOSSYPII" APPLIED AND ENVIRONMENTAL MICROBIOLOGY,
WASHINGTON, DC, US, Vol. 64, No. 11,
November 1998 (1998-11), pages 4283-4290,
XP000857901 ISSN: 0099-2240

D3: US-A1-2002/123118 (ALLEN STEPHEN M ET AL) 5 September 2002 (2002-09-05).

- 2. The International Searching Authority has found that this international application contains several (groups of) inventions, namely a possible invention:
 - Method for producing amino acids by introducing a nucleic acid sequence which encodes a threonine-decomposing protein into an organism
 - Method for producing amino acids by introducing a nucleic acid sequence which encodes a threonine-decomposing protein into an organism
 - 3-10 Claim 26 (in part) Amino acids whose amino acid sequences are described by the SEQ ID NO. 3-10.

The applicant has not paid the requisite additional search fees within the prescribed time-limit. The international search report is restricted to the invention first mentioned in the claims; consequently, a written report could be established only for claims 1-24, that is, limited to a method

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III and V

for producing amino acids by introducing a nucleic acid sequence which encodes a threonine-decomposing protein into an organism (denoted as group 1 in the search report).

3. The present application does not comply with the requirements of PCT Article 33(1), because the subject matter of claims 20-24 is not novel within the meaning of PCT Article 33(2).

It could be argued that the invention relates to a method for producing amino acids, but the subject matter of claims 20-24 is not a method, because these claims are product claims. Document D3 discloses isolated DNA which is identical to SEQ ID NO. 1. Moreover, D1 also discloses constructs which contain said SEQ ID NO., the use thereof, and transgenic organisms comprising at least one of these constructs (D3, claims and pages 48 and 49). Consequently, D3 is prejudicial to the novelty of claims 20-24 (PCT Article 33(2)).

4. The present application does not comply with the requirements of PCT Article 33(1), because the subject matter of claims 1-19 does not involve an inventive step within the meaning of PCT Article 33(3).

Document D1 is considered to be the closest prior art for the subject matter of claim 1. D1 discloses unicellular or multicellular organisms in the method for producing riboflavin. Those organisms have an increased glycine concentration (see, inter alia, D1, page 2, last paragraph and claims). D3 already discloses similar subject matter. The subject matter

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III and V

of claims 1-19 differs therefore from the known D1 or D3 in that a method for producing an amino acid selected from the group consisting of methionine, homoserine and lysine is disclosed. (It should be noted at this point that, because of the wording of the claim, D1 or D3 also disclose this in principle, because the methods applied therein could also be applied for each of the other amino acids, and the claimed method steps are not distinguishable from D1 or D3.)

The problem addressed by the present invention can therefore be considered that of introducing the nucleic acid sequence SEQ ID NO. 1 and its derivatives.

The solution proposed in claim 1 of the present application cannot be considered inventive (PCT Article 33(3)) for the following reasons: D3 discloses SEQ ID NO. 1 as well as its derivatives, which also take part in glycine metabolism. A person skilled in the art could easily and without exercising inventive skill use the sequences disclosed in D3 instead of the sequences disclosed in D1 or D2 in order to produce amino acids. Consequently, the subject matter of claims 1-19 does not involve an inventive step (PCT Article 33(3)).

Moreover, it may be asked whether the technical problem (production of methionine, homoserine, lysine) has been solved at all. A requirement for the establishment of inventive step is that a technical problem must be solved. However, this does not appear to be the case here.

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III and V

5. Transgenic organisms, including organisms of animal origin, are claimed in claim 20. Animal organisms also include humans. It should be noted that there is no uniform opinion in the PCT Contracting States concerning the industrial applicability of subjects of this nature. Under the EPC, such subjects are not patentable.